Attorney's Docket No.: U 012593-1

IN THE UNITED STATES RECEIVING OFFICE (RO/US)

In the matter of: Pavel Ivanovich LAZAREV, et al.

International Application No.: PCT/RU98/00250

International Filing Date: 3 AUGUST 1998

Date of this Paper:

June 26, 2000

Assistant Commissioner for Patents Box PCT Washington, D.C. 20231

Sir:

STATEMENT OF FACTS

A Declaration of Mr. Vladimir Biriulin is attached as a statement of facts in support of the Petition under 37 C.F.R. 1.47 of May 19, 2000.

MILIAN H. COHEN LADAS & PARRY

26 WEST 61ST STREET

NEW YORK, NEW YORK 10023

REG.NO.20302(212)708-1887

In Re: Patent Application in USA for "Liquid Crystal Display"

Serial No. 09/485,168 in the name of P. Lazarev et al.

DECLARATION

- I, Vladimir Biriulin, patent attorney for Gorodissky & Partners, Ltd. of Bolshaya Spasskaya Str., 25 stroenie 3, Moscow 129010, Russia, do hereby declare that on February 3, 2000 there was filed a U.S.Patent Application Serial No.09/485,168 (based on PCT/RU98/00250 filed August 3, 1998) for the invention entitled: "Liquid Crystal Display" in the name of Pavel Ivanovich LAZAREV; Sergei Vasilievich BELYAEV; Jury Alexandrovich BOBROV.
- We prepared and forwarded Declaration of the inventors signed by Pavel Ivanovich LAZAREV and Jury Alexandrovich BOBROV while the signature of Sergei Vasilievich BELYAEV was missing (Exhibit 1).
- Mr.Belyaev's signature was missing for the following reasons: The Applicant, Optiva, Inc., advised us that though Mr.Belyaev had received a form of Declaration he did not sign it (a copy of Optiva, s letter to Mr.Belyaev with confirmation of safe receipt of the document by Mr.Belyaev is enclosed herewith as (Exhibit 2).
- Attached to this Declaration is an Assignment Deed together with its English translation (Exhibit 3) which states that on August 04, 1997 all the inventors, namely Pavel Ivanovich LAZAREV; Sergei Vasilievich BELYAEV and Jury Alexandrovich BOBROV had assigned all their rights for the invention in question to the ZAO "Quanta Invest", P.O.Box 24, 113455, Moscow, Russia, the assignee of the priority patent in Russia.
- 5) Furthermore, on May 12, 2000 "Quanta Invest" transferred to OPTIVA, INC., of 377 Oyster Point Blvd.13, South San Francisco, California, 94080-1962, USA the entire right, title and interest in the USA and throughout the world in the above mentioned application. Exhibit 4 is attached this Declaration to support this statement.

It is requested hereby that the above patent application and the accompanying documents be accepted without the original signature of Sergei Vasilievich BELYAEV on the Declaration and Power of Attorney.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Signed this 20-th day of June, of the year two thousand

Vladimir I. Birjulin

COMBINED DECLARATION AND POWER OF ATTORNEY

(ORIGINAL, DESIGN, NATIONAL STAGE OF PCT, SUPPLEMENTAL, DIVISIONAL, CONTINUATION, OR C-I-P)

As a below named inventor, I hereby declare that:

TYPE OF DECLARATION

This declaration is of the following type:

(check one applicable item below)

	[x] original.		
	[] design.		
	[] supplemental.		
NOTE:	If the declaration is for an International Application being filed as a divisional, continuation or continuation-in-part application, do <u>not</u> check next item; check appropriate one of last three items.		
	[x] national stage of PCT.		
NOTE:	If one of the following 3 items apply, then complete and also attach ADDED PAGES FOR DIVISIONAL, CONTINUATION OR C-I-P.		
NOTE:	TE: See 37 C.F.R. § 1.63(d) (continued prosecution application) for use of a prior nonprovisional application in the continuation or divisional application being filed on behalf of the same or fewer inventors named in the prior application.		
•	[] divisional.		
	[] continuation.		
NOTE:	Where an application discloses and claims subject matter not disclosed in the prior application, or a continuation or divisional application names an inventor not named in the prior application, a continuation-in-part application must be filed under 37 C.F.R. § 1.53(b) (application filing requirements-nonprovisional application).		
	[] continuation-in-part (C-I-P).		
	INVENTORSHIP IDENTIFICATION		

WARNING: If the inventors are each not the inventors of all the claims, an explanation of the facts, including the ownership of all the claims at the time the last claimed invention was made, should be

submitted.

My residence, post office address and citizenship are as stated below, next to my name. I believe that I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter that is claimed, and for which a patent is sought on the invention entitled:

TITLE OF INVENTION

SPECIFICATION IDENTIFICATION The specification of which: (complete (a), (b), or (c)) (a) is attached hereto. [] NOTE: "The following combinations of information supplied in an oath or declaration filed on the application filing date with a specification are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 C.F.R. § 1.63: "(1) name of inventor(s), and reference to an attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration on filing; "(2) name of inventor(s), and attorney docket number which was on the specification as filed; or "(3) name of inventor(s), and title which was on the specification as filed." Notice of July 13, 1995 (1177 O.G. 60). _____, [] as Application No. __ (b) was filed on and was amended on Amendments filed after the original papers are deposited with the PTO that contain new matter are not

NOTE: Amendments filed after the original papers are deposited with the PTO that contain new matter are not accorded a filing date by being referred to in the declaration. Accordingly, the amendments involved are those filed with the application papers or, in the case of a supplemental declaration, are those amendments claiming matter not encompassed in the original statement of invention or claims. See 37 C.F.R. § 1.67.

NOTE: "The following combinations of information supplied in an oath or declaration filed after the filing date are acceptable as minimums for identifying a specification and compliance with any one of the items below will be accepted as complying with the identification requirement of 37 C.F.R. § 1.63:

- "(1) name of inventor(s), and application number (consisting of the series code and the serial number; e.g.,08/123,456);
 - "(2) name of inventor(s), serial number and filing date;
 - "(3) name of inventor(s) and attorney docket number which was on the specification as filed;
 - "(4) name of inventor(s), title which was on the specification as filed and filing date;
- "(5) name of inventor(s), title which was on the specification as filed and reference to an attached specification which is both attached to the oath or declaration at the time of execution and submitted with the oath or declaration; or
- "(6) name of inventor(s), title which was on the specification as filed and accompanied by a cover letter accurately identifying the application for which it was intended by either the application number (consisting of the series code and the serial number; e.g.,08/123,456), or serial number and filing date. Absent any statement(s) to the contrary, it will be presumed that the application filed in the PTO is the application which the inventor(s) executed by signing the oath or declaration."

Notice of July 13, 1995 (1177 O.G. 60), M.P.E.P. § 601(a), 6th ed., rev.3.

	page 3
(c) [x]	was described and claimed in PCT International Application No.RU 98/00250
	filed on 03.08.1998 and as amended under PCT Article 19
-	on (if any).
	SUPPLEMENTAL DECLARATION (37 C.F.R. § 1.67(b))
	(complete the following where a supplemental declaration is being submitted)
[]	I hereby declare that the subject matter of the
	[] attached amendment
	amendment filed on
	part of my/our invention and was invented before the filing date of the original
app	lication, above identified, for such invention.
•	
ACKN	OWLEDGMENT OF REVIEW OF PAPERS AND DUTY OF CANDOR
	reby state that I have reviewed and understand the contents of the above-identified n, including the claims, as amended by any amendment referred to above.
	knowledge the duty to disclose information, which is material to patentability as 7, Code of Federal Regulations, § 1.56,
	(also check the following items, if desired)
[]	and which is material to the examination of this application, namely, information where there is a substantial likelihood that a reasonable Examiner would consider it important in deciding whether to allow the application to issue as a patent, and
	[] in compliance with this duty, there is attached an information

PRIORITY CLAIM (35 U.S.C. § 119(a)-(d))

NOTE: "The claim to priority need be in no special form and may be made by the attorney or agent if the foreign application is referred to in the oath or declaration as required by § 1.63. The claim for priority and the certified copy of the foreign application specified in 35 U.S.C. § 119(b) must be filed in the case of an interference (§ 1.630), when necessary to overcome the date of a reference relied upon by the examiner, when specifically required by the examiner, and in all other situations, before the patent is granted. If the claim for priority or the certified copy of the foreign application is filed after the date the issue fee is paid, it must be accompanied by a petition requesting entry and by the fee set forth in § 1.17(i). If the certified copy is not in the English language, a translation need not be filed except in the case of interference; or when necessary to overcome the date of a reference relied upon by the examiner; or when specifically required by the examiner, in which event an English language translation must be filed together with a statement that the translation of the certified copy is accurate." 37 C.F.R. § 1.55(a).

I hereby claim foreign priority benefits under Title 35, United States Code, § 119(a)-(d) of any foreign application(s) for patent or inventor's certificate or of any PCT international application(s) designating at least one country other than the United States of America listed below and have also identified below any foreign application(s) for patent or inventor's certificate or any PCT international application(s) designating at least one country other than the United States of America filed by me on the same subject matter having a filing date before that of the application(s) of which priority is claimed.

(complete (d) or (e))

(d) (e)	[]	no such applications have been filed. such applications have been filed as follows.		
NOTE:	Where item (c) is entered above and the International Application which designated the U.S. itself claimed priority check item (e), enter the details below and make the priority claim.			

PRIOR FOREIGN/PCT APPLICATION(S) FILED WITHIN 12 MONTHS (6 MONTHS FOR DESIGN) PRIOR TO THIS APPLICATION AND ANY PRIORITY CLAIMS UNDER 35 U.S.C. § 119(a)-(d)

COUNTRY (OR INDICATE IF PCT)	APPLICATION NUMBER	DATE OF FILING DAY, MONTH, YEAR	PRIORITY CLAIMED UNDER 35 USC 119
Russia	97113277	04.08.97	[x] YES [] NO
			[]YES[]NO
			[]YES[]NO
			[]YES[]NO
		VI	[]YES[]NO

CLAIM FOR BENEFIT OF PRIOR U.S. PROVISIONAL APPLICATION(S) (35 U.S.C. § 119(e))

I hereby claim the benefit under Title 35, United States Code, § 119(e) of any United States provisional application(s) listed below:

OVISION	NAL APPLICATION NUMBER	FILING DATE
		
CL	AIM FOR BENEFIT OF EARLIER U.S./PC UNDER 35 U.S.C. § 120	T APPLICATION(S)
[]	The claim for the benefit of any such applica ADDED PAGES TO COMBINED DECI ATTORNEY FOR DIVISIONAL, CONTINUIN-PART (C-I-P) APPLICATION.	ARATION AND POWER
	EIGN APPLICATION(S), <i>IF ANY</i> , FILED IN MONTHS FOR DESIGN) PRIOR TO THIS	
		•

NOTE: If the application filed more than 12 months from the filing date of this application is a PCT filing forming the basis for this application entering the United States as (1) the national stage, or (2) a continuation, divisional, or continuation-in-part, then also complete ADDED PAGES TO COMBINED DECLARATION AND POWER OF ATTORNEY FOR DIVISIONAL, CONTINUATION OR C-I-P APPLICATION for benefit of the prior U.S. or PCT application(s) under 35 U.S.C. § 120.

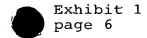
POWER OF ATTORNEY

I hereby appoint the following practitioner(s) to prosecute this application and transact allbusiness in the Patent and Trademark Office connected therewith.

(list name and registration number)

JOSEPH H. HANDELMAN, 26179 JOHN RICHARDS, 31053 RICHARD J. STREIT, 25765 PETER D. GALLOWAY, 27885 IAN C. BAILLIE, 24090 THOMAS F. PETERSON, 24790

RICHARD P. BERG, 28145
JULIAN H. COHEN, 20302
WILLIAM R. EVANS, 25858
JANET I. CORD, 33778
CLIFFORD J. MASS, 30086
CYNTHIA R. MILLER, 34678



(Check the following item, if applicable)

[]	I hereby appoint the practitioner(s) associated with the Customer Number pro-
	vided below to prosecute this application and to transact all business in the
	Patent and Trademark Office connected therewith.

[] Attached, as part of this declaration and power of attorney, is the authorization of the above-named practitioner(s) to accept and follow instructions from my representative(s).

SEND CORRESPONDENCE TO

DIRECT TELEPHONE CALLS TO: (Name and telephone number)

Ladas & Parry 26 West 61st Street New York, N.Y. 10023

DECLARATION

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

SIGNATURE(S)

documents.	ramily (or last) name, as it should appe.	ar on the filing receipt and all otl
Full name of sole or first	inventor	·
Pavel	Ivanovich	Lazarev
(GIVEN NAME)	(MICOLE INITIAL/CR NAME)	FAYILY (OR LAST NAME)
Inventor's signature I a	sold Michobert	Muzunib
Date 02.02.2000	Country of Citizenship	Russia
Residence Moscow, Rus		
Post Office Address Russ	sia, Moscow,ulitsa Nov	voorlovskaya,d.12,
Full name of second joint Sergei	Vasilievich	Belyaev
·	(MIDDLE INITIAL OR NAME)	FAMILY (OR LAST NAME)
Inventor's signature		·
Date	Country of Citizenship _	Russia
Residence <u>Moskovskay</u>	a oblast,Dolgoprudny,	Russia
Post Office Address <u>Rus</u> prospekt Patsaeva,	sia, Moskovskava obla	st.Dolgoprudny.
rate ratesaeva,	d.14, RV. 7/26	
Full name of third joint inve	entor, if any	
Jury (GIVEN NAME)	<u>Alexandrovich</u>	_Bobrov
nventor's signature Joh	MIDDLE INSTITUTION NAME)	FAMILY (OR LASS NAME)
Date 02.02.2000	Country of Citizanahia	7000
Residence Moscow, Russ	Country of Citizenship	vussia
	ia,Moscow,103575,K-575	
<u> </u>	- A. J.	906-128

(Declaration and Power of Attorney [1-1]—page 7 of 8)



(check proper box(es) for any of the following added page(s) that form a part of this declaration)

[]	Signature for fourth and subsequent joint inventors. Number of pages added
	* * *
[]	Signature by administrator(trix), executor(trix) or legal representative for deceased or incapacitated inventor. Number of pages added
	* * *
[]	Signature for inventor who refuses to sign or cannot be reached by person authorized under 37 C.F.R. § 1.47. Number of pages added
	* * *
[]	Added page for signature by one joint inventor on behalf of deceased inventor(s) where legal representative cannot be appointed in time. (37 C.F.R. § 1.47)
	* * *
[]	Added pages to combined declaration and power of attorney for divisional, continuation, or continuation-in-part (C-I-P) application. [] Number of pages added
	* * *
[]	Authorization of practitioner(s) to accept and follow instructions from representative.
	(If no further pages form a part of this Declaration, then end this Declaration with this page and check the following item)
•	[v] This declaration and swith this name



OPTIVA, Inc. 77 Oyster Point Blvd., Suite 13 South San Francisco, CA 94080 Tel 650 616 7600 • Fax 650 616 7602 www.optivainc.com

March 6, 2000

Dr. Sergei V. BELYAEV Russia, 141700, Moscow region, Dolgoprudny, prospect Patsaeva, d.14, kv.77

Re:

U.S. Patent Application entitled "Liquid Crystal Display"

Priority Pat. Appl.:

#97113277, priority date August 4, 1997, Russian Federation

PCT/ RU98/00250; WO 99/06884

Inventors:

Belyaev, Sergei V., Bobrov, Yuri A., Lazarev, Pavel I.

Serial No.:

to be assigned

Dear Dr. Belyaev:

Enclosed herewith is an Assignment of Invention, Declaration and Power of Attorney to be signed by the inventors for the above-identified patent application. Enclosed please find a copy of PCT Application entitled "Liquid Crystal Display" as it was filed to US Patent Office. Please note that PCT Application was erroneously filed under the name of one inventor only.

Please sign the Assignment of Invention, Declaration and Power of Attorney enclosed in presence of two witnesses and then mail it to Optiva Office at: . .

Optiva, Inc.

377 Oyster Point Blvd., Suite 13 South San Francisco, CA 94080, USA

or to our Moscow Office at:

Russia, 113455, Moscow

Post Box 24.

Attn: Ms. Inna Lozovskaya

Ms. Inna Lozovskaya could take care of these documents in Moscow and resent them to our Patent Attorney.

If you have any questions regarding this matter, please do not hesitate to contact me.

Sincerely yours,

Carl Cobb President

RECEIVED

03 2000

SIGNATURE

Sergei V. **BELYAEV**

Enclosures:

- Assignment of Invention, Declaration and Power of Attorney

- a copy of the letter from International Patent Bureau

- a copy of PCT application and translation into English



ДОГОВОР О ПЕРЕУСТУПКЕ ПРАВ НА ПОЛУЧЕНИЕ ПАТЕНТА

Мы, авторы изобретения "Жидкокристаллический дисплей" Беляев Сергей Васильевич, Бобров Юрий Александрович и Лазарев Павел Иванович заключили между собой Договор о переуступке прав на выдачу патента, поданного во Всесоюзный научно—исследовательский институт патентной экспертизы "04" августа 1997 г..

Настоящим Документом передаем на фирму "Кванта Инвест" (Патентообладатель), юридичекий адрес: 113403, г.Москва, Булатниковский проезд, д.14, корп.4, комната правления, их наследникам и правопреемникам, все права, доходы и собственность на изобретение "Жидкокристаллический дисплей".

Настоящим Договором мы переуступаем Патентообладателю все права, доходы и собственность, связанные

- с правами на данное изобретение,
- на все международные патенты, которые будут в дальнейшем поданы на основе настоящего изобретения,
- на все права, связанные с приоритетом настоящего изобретения.

Настоящим Договором мы уполномачиваем вышеупомянутого Патентообладателя обращаться за получением патентов в других странах и заявлять все приоритетные права без обращения к нам за подтверждением с момента подписания настоящего Договора.

Мы заявляем о своем согласии подписывать все бумаги, необходимые в связи с подачей заявок на основе настоящего изобретения в другие страны и в целом делать все от нас зависящее для оказания поддержки вышеупомянутому Патентообладателю, его наследникам и правопреемникам, по их просьбе и за их счет, для получения и дальнейшего

продвижения и использования настоящего изобретения и полученных на его основе патентов в других странах.

В связи с вышесказанным мы обращаемся в Всесоюзный научно—исследовательский институт патентной экспертизы с заявлением, подписанным Изобретателями по настоящему Изобретению, "Жидкокристталлический дисплей", с просьбой выдать патент на настоящее изобретение на имя фирмы "Кванта Инвест", указанной в настоящем Договоре в качестве Патентообладателя настоящего патента.

Договор вступает в силу с момента его подписания.

Настоящий Договор составлен в г. Москве "04" августа 1997 г.

Изобретатели:

Фамилия, Имя, Отчество, Адрес

Подпись, Дата

Беляев Сергей Васильевич 141700 Московская обл., проспект Пацаева, дом 14, кв. 77

Бобров Юрий Александрович 103575 Москва К-575, корп. 906, кв. 128

Лазарев Павел Иванович 119633 Москва, ул.Новоорловская, дом 12, кв. 120 They 04.08.97

04.08.97

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Harreta 942 Baraba C.B., A lajapela N.U.

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We, undersigned authors of the invented Liquid Crystal Display, Sergei Vasilievich Belyaev, Yuri Alexandrovich Bobrov and Pavel Ivanovich Lazarev (hereinafter referred together to as the "Inventors") have concluded this Patent Right Assignment Contract with respect to the patent application submitted on August 04, 1997 to the All-Union Research Institute of Patent Expertise.

We do hereby assign all the rights, revenues and ownership of the invented Liquid Crystal Display to Quanta Invest (hereinafter referred to as the "Patentee"), legal address: office of board, building 4, 14 Bulatnikovskiy Drive, Moscow City, 113043, and to the heirs and successors thereof.

We do hereby give the Patentee all the rights, revenues and ownership in connection with:

- rights for the given invention;
- all the international patents, which may be further applied on the basis of this invention;
- all the rights related to priority of this invention.

We do hereby authorise the aforementioned Patentee to apply for patents in foreign countries and to declare all the priority rights without asking our confirmation since the moment of signing this Contract.

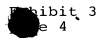
We do hereby express our consent to sign all the documents, which may be required in connection with the applications to be submitted on the basis of this invention in foreign countries and in the whole to do everything depending on us in order to assist to the aforementioned Patentee, heirs and successors thereof, on their request and on their account, in order to promote and use this invention and patents, which may be received on its basis in foreign countries.

In this connection, we do hereby submit to the All-Union Research Institute of Patent Expertise the application signed by the Inventors with respect to the invented Liquid Crystal Display in order to receive the patent for the said invention in the name of Quanta Invest, which is specified in this Contract as the Patentee thereof.

This Contract will come in force at the moment of its signing.

This Contract is executed in Moscow City on August 04, 1997.





The Inventors:

Sergei Vasilievich Belyaev (signature dated August 04, 1997) Address: apartment 77, building 14, Patsaeva Avenue, Moscow Region, 141700

Yuri Alexandrovich Bobrov (signature dated August 04, 1997) Address: apartment 128, building 906, Moscow City, 103575

Pavel Ivanovich Lazarev (signature dated August 04, 1997) Address: apartment 120, building 12, Novoorlovskaya Street, Moscow City, 119633

Rights accepted on behalf of Quanta Invest as the Patentee Pavel Ivanovich Lazarev (signature dated August 04, 1997) Seal: Quanta Invest Closed Joint-Stock Company Moscow City * State Registration No. 275418

Certified true signatures of Sergei Vasilievich Belyaev, Yuri Alexandrovich Bobrov and Pavel Ivanovich Lazarev.

Date: August 04, 1997

Signature: Emma Dmitrievna Sycheva, Deputy Executive Director,

Quanta Invest Closed Joint-Stock Company

Seal: Quanta Invest Closed Joint-Stock Company Moscow City * State Registration No. 275418



ДОГОВОР ОБ УСТУПКЕ ПАТЕНТА ASSIGNMENT DEED

Я/мы, ЗАО «КВАНТА ИНВЕСТ», Россия, 113455 Москва, а/я 24 настоящим Документом передаем все права компании ОПТИВА, Инк., США, Калифорния 94080-1962, Саут Сан Франциско, Остер Пойнт Блвд. 377, #13,

на подачу заявки на изобретение в Соединенных Штатах Америки других странах мира на изобретение под наименованием

«Жидкокристаллический дисплей», получение на Российской Федерации на изобретение № 97113277 от 04.08.97.

Я/мы, ОПТИВА, Инк., США, Калифорния 94080-1962, Саут Сан Франциско, Остер Пойнт Блвд. 377, #13, настоящим заявляем, что мы принимаем переуступленные нам права на подачу патента на изобретение в США и других странах мира на основе заявки РФ № 97113277 от 04.08.97. изобретение «Жидкокристаллический

I(we), ZAO "QUANTA INVEST", P.O. Box 24, 113455 Moscow, Russia hereby, assign and transfer to OPTIVA, Inc., a California corporation, having a place

of business at 377 Oyster Point Blvd. 13, South San Francisco, California 94080-1962, USA, its successors and assigns, the entire right, title and interest in the United States of America and throughout the world in our invention in "Liquid Crystal Display", Russian Patent application 97113277, priority date August 04, 1997.

I(we),

OPTIVA, Inc., 377 Oyster Point Blvd. 13, #13, South San Francisco, California 94080-1962, USA

Declare that we accept the aforesaid entire right, title and interest throughout the world in our invention in "Liquid Crystal Display", Russian Patent application # 97113277, 08/04/97.

Подпись передающего права Signature of the assignor ЗАО «Кванта Инвест»

Сычева Эмма Дмитриевна Исполнительный директор

Emma Sytcheva

дисплей».

Chief Executive Officer

Подпись принимающего права

Signature of the assignee OPTAVA Inc

Pavel Lazarev

Chairman of BD

Павел Иванович Жазафев

Председатель Совета Директоров

Дата

May Low.